

EXHIBIT 06

In the Sixteenth Year of the Reign of GEORGE the Third, KING, &c. 1776.

Numbering Inhabitants.

31

and he hereby is appointed a Committee to take and return an Account of the Number of the like Inhabitants of the County of *Hampshire*. And that Mr. *Simon Fry*, Major *Ichabod Goodwin*, and *William Bradbury*, be and hereby are appointed a Committee to take and return an Account of the Number of the like Inhabitants in the County of *York*. And that Messieurs *David Barker*, *George Freeman*, *John Nash*, *Isaac Parsons*, and *Phineas Frost*, be, and hereby are appointed a Committee to take and return an Account of the Number of the like Inhabitants in the County of *Cumberland*. And that *Ezekiel Pettis*, Esq; Col. *William Jones*, Mr. *James Minot*, Col. *Jonathan Buck*, and Col. *Alexander Campbell*, be, and hereby are appointed a Committee to take and return an Account of the Number of the like Inhabitants in the County of *Lincoln*. And the Members of each of the said Committees, shall and hereby are empowered to act severally in the said Business, and each one of them shall take and return the Number of all such Inhabitants as dwell on such particular and several Districts or Divisions of Land in the said Counties of *Beckshire*, *Hampshire*, *York*, *Cumberland*, and *Lincoln*, as shall be agreed on and determined by the said Committees respectively.

And be it Enacted, That the Parent, Master or Mistress of any Family, the Number whereof is by this Act to be taken by such Committee, who shall refuse to give a just and true Account of the Number of his or her Family, shall forfeit and pay the like Sum as the like Use, and be recovered in the like Manner, as before in this Act is provided, to be forfeited by, and recovered of the Heads of Families dwelling in Towns who shall refuse to give a true Account of the Number of his or her Family, to the Selectmen of the Town to which they belong. Penalty for heads of Families refusing to give a just account of the Numbers in their Families.

And be it further Enacted, That each and every one of the Selectmen, and the Committees aforesaid, shall, before they enter upon the Service aforesaid, take the Oath or Affirmation herein after prescribed, before some Justice of the Peace for the County, or the Town Clerk of the Town to which such Selectmen or Committee shall respectively belong, who are hereby respectively empowered to administer the same. Selectmen and Committees to be under Oath.

And be it further enacted, That the Oath or Affirmation to be administered to each of the said Selectmen and Committees, shall be *mutatis mutandis*, in the Form following, viz.

I O U A. B. do solemnly Swear, that you will faithfully and truly execute and perform the Duty and Service required of you, by one Act or Law of this Colony, intituled, An Act for the carrying into Execution a Resolve of the American Congress, for ascertaining the Number of Inhabitants in this Colony. Form of the Oath.

So help you G O D.

C H A P. VII.

An Act for the executing in the Colony of the *Massachusetts-Bay*, in *New-England*, one Resolve of the *American Congress*, dated *March 14, 1776*, recommending the disarming such Persons as are notoriously disaffected to the Cause of *America*, or who refuse to associate to defend by Arms the *United American Colonies*, against the hostile Attempts of the *British Fleets and Armies*, and for the restraining and punishing Persons who are inimical to the Rights and Liberties of the said *United Colonies*, and for directing the Proceedings therein.

WHEREAS on the fourteenth of March One Thousand seven Hundred and Seventy-six, a certain Resolve was made and passed by the American Congress, Preamble.

1776. *In the Year of Our LORD, One Thousand seven Hundred and Seventy-six.*

32

Test.

*Congress, of the following Tenor, viz. "Resolved, That it be recommended to
" the several Assemblies, Conventions and Councils, or Committees of Safety
" of the United Colonies, immediately to cause all Persons to be disarmed
" within their respective Colonies, who are notoriously disaffected to the Cause
" of America, or who have not associated and refuse to associate to defend by
" Arms these United Colonies, against the hostile Attempts of the British Fleets
" and Armies; and to apply the Arms taken from such Persons in each re-
" spective Colony, in the first Place, to the arming of the Continental Troops
" raised in said Colony; in the next, to the arming such Troops as are raised
" by the Colony for it's own Defence, and the Residua to be applied to the
" arming the Associators; that their Arms when taken, be appraised by indiffe-
" rent Persons, and such as are applied to the arming Continental Troops, be
" paid for by Congress; and the Residue by the respective Assemblies, Con-
" ventions or Councils, or Committees of Safety":*

Ali Persons
who refuse
the Test to
be disarmed.

*Be it therefore enacted by the Council, and House of Representatives in Ge-
neral Court assembled, and by the Authority of the same, That every Male Per-
son above sixteen Years of Age, resident in any Town or Place in this Colony,
who shall neglect or refuse to subscribe a printed or written Declaration of the
Form and Tenor herein after prescribed, upon being required thereto by the
Committee of Correspondence, Inspection and Safety in the Town or Place
in which he dwells, or any one of them, shall be disqualified and have taken from
him in Manner hereafter directed, all such Arms, Ammunition and Warlike
Implements, as by the strictest Search can be found in his Possession or belonging
to him; which Declaration shall be in the Form and Words follow-
ing, viz.*

The Form of
the Test.

*We the Subscribers do each of us severally for ourselves profess, testify and
declare, before God and the World, that we verily believe that the War, Resist-
ance and Opposition in which the United American Colonies are now engaged
against the Fleets and Armies of Great-Britain, is on the Part of the said Colo-
nies just and necessary: And we do hereby severally promise, covenant and en-
gage to and with every Person of this Colony, who has or shall subscribe this
Declaration, or another of the same Tenor and Words, that we will not during
the said War, directly or indirectly, in any Ways aid, abet or assist any of the
Naval or Land Forces of the King of Great-Britain, or any employed by him, on
supply them with any Kind of Provisions, Military or Naval Stores, or hold any
Correspondence with, or communicate any Intelligence to any of the Officers, Sol-
diers or Mariners belonging to the said Army or Navy, or enlist, or procure any
others to enlist into the Land or Sea Service of Great-Britain, or take up
or bear Arms against this or either of the United Colonies, or undertake to pilot
any of the Vessels belonging to the said Navy, or in any other Way aid or assist
them; but on the contrary, according to our best Power and Abilities, will de-
fend by Arms the United American Colonies, and every Part thereof, against
every hostile Attempt of the Fleets and Armies in the Service of Great-Britain,
or any of them, according to the Requirements and Directions of the Laws of this
Colony, that now are or may hereafter be provided for the Regulation of the Militia
thereof.*

Mode of pro-
ceeding a-
gainst Delin-
quents.

*And be it further enacted by the Authority aforesaid, That the Committee of
Correspondence, Inspection and Safety in each and every Town and Place in
this Colony, or some one Member of such Committee, shall without Delay
tender the said Declaration to every Male Person in their respective Town and
Places above the Age of sixteen Years, requiring them severally to subscribe the
same with his Name or Sign in his or their Presence; and if any one shall re-
fuse or neglect so to do for the Space of twenty-four Hours after such Tender
is made, the said Committee, or some one of them, shall forthwith give Infor-
mation of such Refusal or Neglect, to some Justice of the Peace for the County
in which such Delinquent dwells: And the Justice to whom such Information
is given, shall forthwith make his Warrant, directed to the Sheriff of the same
County.*

In the Year of Our LORD, One Thousand seven Hundred and Seventy six. 1776.

Test.

33

County, or his Deputy, or one of the Constables of the Town in which such supposed Delinquent hath his usual Place of Abode, or any indifferent Person, by Name requiring him forthwith to take the Body of such Delinquent, and him bring before the said Justice to answer to such Information, and to shew Cause, if any he hath, why he should not be disarmed, and have taken from him all his Arms, Ammunition and Warlike Implements; and in Case it shall be made to appear to the said Justice, that the said Information is true, and he should not shew any sufficient Cause why he should not forthwith be disarmed, &c. then the said Justice shall make his Warrant, directed to some proper Person, requiring him, without Delay, to disarm the said Delinquent, and take from him all his Arms, Ammunition and warlike Implements; and in case such Delinquent shall refuse to resign and give up all his Arms, Ammunition and warlike Implements, the Person to whom the said Warrant is directed, shall have Power, after demanding Admission to enter the Dwelling House, or any other Place belonging to the Delinquent, where he may have Reason to suspect such Arms are concealed, and make strict and diligent Search for the Articles aforesaid: And in case he shall find any of the said Articles, he shall take them, and immediately carry and deliver them to the Justice who made the said Warrant, which Justice is hereby required to receive them, and to appoint some indifferent and judicious Person or Persons to appraise the same; and the said Justice shall keep a true Account of all such Arms, Ammunition and Accoutrements, the Person or Persons they were taken from, and the Sum or Sums they were appraised at, and shall return a true Account thereof into the Secretary's Office as soon as may be, and shall keep the said Arms, &c. safely to be disposed of and paid for as the General Court shall order. And if the Person to whom the Warrant is directed, shall meet with Resistance, or shall have Reason to apprehend that he shall meet with Resistance in the Execution of the said Warrant, then he shall give Information thereof to the Justice of the Peace who issued the said Warrant, who if he shall judge it needful for carrying such Warrant into Execution, shall go in Person to some Military Officer in the same County, and require him immediately to raise such a Number of the Militia as the said Justice shall judge necessary, and the said Justice shall proceed in Person with the said Militia, and the Person to whom the said Warrant is directed, and in the most prudent Way he can, cause the Delinquent to be disarmed, and all the Articles aforesaid to be taken from him, and appraised and retained in Manner as is above directed.

And in case it shall be made to appear to any Justice of the Peace, that there is Reason to suppose that any of the Arms, Ammunition or warlike Implements, belonging to any Person who shall refuse or delay as aforesaid to subscribe the said Declaration, are concealed in any Dwelling-House or other Place, not belonging to such Delinquent, such Justice shall have Power, and is hereby directed to make his Warrant to some proper Person, requiring him to make diligent Search in such suspected Place or Places, to be particularly described or mentioned in such Warrant for the Articles aforesaid; and in Case they shall be found, such Proceedings shall be thereupon had touching the same, as is above prescribed, when they are in the actual Possession of the Delinquent aforesaid; and in case of Resistance or Opposition made to the Execution of such Warrant, the like Proceedings shall thereupon be had as are above directed, when Resistance is made to the searching for or taking such Articles, when in the actual Possession of such Delinquent.

And all Officers and Soldiers of the Militia, are hereby directed to obey and observe such Direction as shall be given by such Justice of the Peace in the Premises.

And every Person who shall refuse or neglect to subscribe the said Declaration, having had the same tendered to him as aforesaid, in case he holds any Office Civil or Military in this Colony, shall be deemed and adjudged *ipso facto* disqualified to exercise any such Office; and if a Town Officer, the Town he belongs to shall, and they hereby are empowered and required to proceed to make Choice

Who are disqualified from holding any Office in the Colony.

of

1776. In the Year of Our LORD, One Thousand seven Hundred and Seventy-six

34

Test.

And from vo-
ting for a Re-
presentative
or any mili-
tary, Town
or County of-
ficer.

And from re-
ceiving any
Salaries or
Grants.

Persons who
shall supply
the Army or
Navy, &c.

Shall forfeit
their Estates
and be impris-
oned.

Not exceed-
ing three
years

and be dis-
franchised.

Mode of pro-
ceeding a-
gainst Per-
sons inimical
to the Liber-
ties of the
United Colo-
nies.

of some fit Person to serve in such Office in his Room: And in case he does not at present hold any such Offices, he shall be deemed totally disqualified to be chosen or appointed, or to hold any such Office, 'till some further Order of the General Assembly. And in case any such Person so refusing or neglecting, shall be chosen or appointed to any Office Civil or Military, all Acts and Doings of such Person in the Execution of any such Office, shall be deemed and held to be null and void, and of none Effect. And no Person so refusing or neglect- ing, shall be permitted to give his Vote in the Choice of any Person to serve as Representative, in the General Court or Assembly, or in the Choice of any Mi- litary, Town or County Officer, until he shall be restored by Order of the Ge- neral Court, to the Privileges of a good and free Member of this Community. And no settled Minister or Grammar School-Master, who shall refuse or neglect to sign said Declaration, shall be intitled by the Laws of this Colony, to demand or recover any Salary or Reward for any Time or Service spent or performed in their respective Offices, from and after such Refusal or Neglect, until they shall subscribe such Declaration: And if any of the Governors of *Harvard College*, shall refuse to sign the Declaration aforesaid, they shall be thereby disqualified to receive any Salaries or Grants of the General Assembly, for Services done after their Refusal as aforesaid.

And be it further enacted by the Authority aforesaid, That if any Person or Persons resident in this Colony, shall during the War aforesaid, directly or indi- rectly supply the Army or Navy of the King of *Great-Britain*, or any employed by him, with Provisions, Military or Naval Stores, or shall give any Intelligence to the Officers, Soldiers or Mariners belonging to said Army or Navy, or shall enlist, or procure any other Person or Persons to enlist into the Service of the said Army or Navy, or shall take up or bear Arms against this or any other of the United Colonies, or shall undertake to pilot any of the Vessels belonging to the said Navy, or in any other Way shall aid or assist the said Army or Navy, every Person so offending, and being thereof duly convicted before the Superiour Court of Judicature, &c. shall forfeit all his Estate, which shall be accordingly seized and entered upon by the Order of said Court, for the Use of this Colony: And such Person shall be further punished by Imprisonment, in any of the Goals in this Colony at the Discretion of the said Court, for a Term not ex- ceeding three Years. And every Person so convicted, shall be totally disqua- lified to hold or exercise any Office Civil or Military, and shall not be permitted to give his Vote for any Representative to serve in the General Court or Assem- bly, or in any Town Meeting for the Choice of any Town or County Officer, or for any Military Officer, until he shall be restored by Order of the General Court, to the Privileges of a good and free Member of this Community.

And be it further enacted, That on Complaint being made by the Selectmen or Committee of Correspondence, Inspection and Safety, or by any Sheriff, Deputy- Sheriff, Constable, Grandjurymen or Tythingmen, in any County in this Co- lony, to any Justice of the Peace for the same County, against any Person or Persons dwelling or residing in such Town or County, that he or they are ini- mical to the Liberties of this Colony, and the other United Colonies in *America*, the said Justice is hereby empowered to issue his Warrant to the Sheriff of the County, his Deputy, or to the Constables of the Town wherein such Per- son or Persons dwell, requiring him to apprehend and bring before him such Person or Persons to be examined; and if on Examination it shall appear to the said Justice that he or they are inimical and dangerous to the Liberties of this Colony, and the other United Colonies in *America*, the said Justice shall require such Person or Persons to find Sureties for the Peace and good Behaviour, as also for his Appearance at the next Court of General Sessions of the Peace, or Superiour Court of Judicature, &c. to be holden in said County at his Discretion, and for want of sufficient Sureties, shall commit him to the common Goal in the said County, there to be held until the next Sitting of one of the said Courts, as the said Justice in his said Warrant shall order, and until he be dis- charged

In the Year of Our LORD, One Thousand seven Hundred and Seventy six. 1776.

Test.

35

charged by such Court, or otherwise by Order of Law. And in case such Person or Persons shall before either of the said Courts be found by the Jury upon Trial to be inimical or dangerous to the Liberties of this Colony, or the other United Colonies, the Court shall order that he be immediately disarmed and shall make their Warrant directed to some proper Officer, requiring him to seize and take all the Arms, Ammunition and warlike Implements belonging to such Criminal, and commit the same to the Clerk of the Court, who shall proceed with such Arms in the same Manner as a Justice of the Peace before in this Act is directed to do with the Arms taken from any Person for Refusal or Neglect to subscribe the Declaration in this Act prescribed; and shall require him to find sufficient Sureties for the Peace and good Behaviour, for any longer Time at their Discretion; and on Default thereof, shall commit him to the common Goal of the County, until he comply with such Order, and shall order the Person so convicted, to pay the Cost of Prosecution, and to be committed until he pay the same. And every Person so convicted, shall be totally disqualified to hold any Office, Civil or Military, or to give his Vote for any Representative to serve in the General Court or Assembly, or for any Military Town or County Officer, until such Person or Persons shall be restored by the General Court to the Privileges of a good and free Member of this Community.

And whereas it may have happened, that some Towns and unincorporated Plantations in this Colony, may be destitute of a Committee of Correspondence, Inspection and Safety by Reason of their not having seasonably received the Resolves of this Court directing thereto, or from some other Cause: Therefore,

Be it further enacted by the Authority aforesaid That in all such Towns and Places as did not at their annual Meeting in March last, agreeable to the Resolves of this Court, choose such Committee, the Committee of Correspondence, Inspection or Safety in every such Town and Place last chosen before the annual Meeting in March last, are hereby directed and empowered to continue acting in such Capacity, and shall perform the Business required in this Act of a Committee of Correspondence, Inspection and Safety, until a new Committee shall be chosen in their respective Towns and Places; and where no such Committees have heretofore been chosen, the Selectmen shall perform the same. And all such Towns and Places are directed and empowered to call Meetings and choose such Committee as soon as may be.

Provided nevertheless, and be it further enacted, That nothing in this Act shall be construed to extend to the disarming, disqualifying, or any way punishing, any of the Denomination of Christians called *Quakers*, for not signing the aforesaid Declaration, in case upon being required to sign the following Declaration, and having the same tendered to him, shall not refuse or neglect to subscribe it, viz.

We the Subscribers do solemnly promise and engage, that we will not aid, assist or abet the Land or Naval Forces of Great-Britain, in the War now carrying on against the United Colonies of America, nor supply them with any Kind of Provisions, Naval or Warlike Stores, nor hold any Correspondence with, or communicate any Intelligence to any of the Officers, Soldiers or Mariners of said Army or Navy. And the Committees are required in like Manner to tender the last preceeding Declaration to each of the said Denomination of Christians called Quakers, and require them to sign the same, if any such there are in their respective Towns or Places.

And be it further enacted by the Authority aforesaid, That no Person who hath voluntarily left his Town or usual Place of Abode, and fled to the British Fleet or Army, while stationed in Boston or elsewhere, or willingly supplied said Fleet or Army with Provisions or Stores of any Kind since the Nineteenth of April One Thousand seven Hundred and Seventy-five, communicated any Intelligence to, or held any criminal Correspondence with any of the Officers, Soldiers or Mariners of said Fleet or Army, or that hath voluntarily entered into, or signed any Association to join or assist said Army or Navy, or in any way voluntarily

1776. *In the Year of Our LORD, One Thousand seven Hundred and Seventy-se.*

36

Fees.

And disquali-
fied to hold
any Office, &
from voting
for a Repre-
sentative, or
for any Town
County or Mi-
litary Officer.
luntarily aided, assisted or abetted the same. shall be permitted to sign either of
the Declarations aforesaid, and shall be totally disqualified to hold or exercise in
this Colony any Office Civil or Military, or to give his Vote for any Represen-
tative to serve in the General Court of this Colony, or for any Town, County
or Military Officer, and shall have taken from him all his Arms, Ammunition
and Warlike Implements, in the same Manner; and the like Proceedings shall
be thereon had, as is herein before directed for disarming those who refuse or
neglect to sign said Declaration. And nothing in this Act shall be construed to
entitle any Persons who may have been heretofore disarmed by any of the Com-
mittees of Correspondence, Inspection or Safety, in any Town or Place in this
Colony, to receive their Arms again, but by the Order of such Committee, or
the General Court.

C H A P. VIII.

An Act for the repealing one Law of this Colony, made
and passed in the fourth Year of the Reign of *William*
and *Mary*, King and Queen, intituled, *An Act for regu-*
lating Fees, and for regulating the Fees and Allowances of
the several Officers and Persons within this Colony herein
after mentioned.

Preamble. **W**HEREAS the Fees and Allowances stated in the said Act of *William*
and *Mary*, are in divers Instances very disproportionate to the Services
whereunto they are annexed :
Fees esta-
blished, viz. *Be it therefore enacted by the Council, and House of Representatives, in Ge-*
neral Court assembled, and by the Authority of the same, That the said Act of
William and Mary, intituled, An Act for regulating Fees, be and hereby is
repealed; and that every Part and Paragraph thereof, be hereafter held and
taken to be altogether null and void, and of no Effect whatsoever: And that the
Fees and Allowances to the several Officers and Persons within this Colony,
for the Services herein after specified, shall be as followeth, viz.

Fees to Justices of the Peace, and for Services in Matters
cognizable by them singly.

Justices of
the Peace.
For every Writ of Attachment, or Original Summons, in the Form that is or
shall be prescribed by the Law of his Colony, *three Pence.*
For the Declaration, *one Shilling.*
For the Summons upon a Capias or Attachment, *three Pence.*
For the Declaration in the Summons, *four Pence*
Subpena for one or more Witnesses in Civil Causes, *four Pence.*
Entering an Action or Complaint in Civil Causes, *nine Pence.*
For Trial of an Issue, *two Shillings.*
Writ of Execution, *one Shilling.*
Filing Papers, each *one Penny.*
Taxing a Bill of Cost, *three Pence.*
Entering Judgment in Civil or Criminal Causes, *one Shilling.*
Copy of every Evidence, Original Papers or Records, at the Rate of *seven*
Pence per Page, accounting twenty-eight Lines to a Page, and eight Words
in a Line.
A Recognizance or Bond of Appeal, including Principal and Sureties, *eight*
Pence.

Taking